IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

)
)
)
)
)
) CIVIL ACTION NO. 1:19-cv-00017
)
)
)
)
)
)
)

JOINT STIPULATION OF DISMISSAL

NOW COME Petitioner B.X., a minor and Respondents, JONATHAN H. HAYES, in his official capacity as Director of the Office of Refugee Resettlement; and SERVANDO BARRERA, in his official capacity as Federal Field Specialist, Office of Refugee Resettlement, pursuant to Fed R. Civ P. 41(a)(1)(A)(ii), who jointly stipulate to the dismissal of all claims by the Petitioner in this case, with prejudice, each party to bear their own cost.

[Remainder of Page Intentionally Left Blank]

Counsel for Petitioner:

Ricardo de Anda

DE ANDA LAW FIRM, P.C.

In Ochor

212 Flores Avenue

Laredo, Texas 78040

Tel. 956-726-3800

Fax. 956-726-0030

deandalaw@gmail.com

Texas Bar No. 05689500

Attorney in Charge for Plaintiff

Respectfully submitted,

Counsel for Respondents:

RYAN K. PATRICK United States Attorney

s/ E. Paxton Warner by permission

E. Paxton Warner

Assistant United States Attorney

Southern District Bar No. 555957

Texas Bar No. 24003139

USAO-Southern District of Texas

1701 West Hwy 83, Suite 600

McAllen, Texas 78501

Tel. 956-618-8010

Fax. 956-618-8016

Attorney in Charge for Respondents

CERTIFICATE OF SERVICE

I hereby certify that on June 5, 2019, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system that will send a notice of electronic filing to all attorneys of record.

By: RICARDO DE ANDA

Attorney for Petitioner